

**CRIMINAL CAUSE FOR PLEADING**

**BEFORE: MAGISTRATE JUDGE LEVY**

**DATE: 10/01/2015**

**14 CR 583**

**United States v. Mouafak Al Sabsabi**

**DEFENDANT : Mouafak Al Sabsabi**

  X   present        not present        cust.        bail

**DEFENSE COUNSEL: Michael P. Padden**

  X   present        not present        CJA        RET   X   FD

**AUSA: Samuel P. Nitze**

**CLERK: Jared Goldman**

**INTERPRETER: (N/A) Mounir Khaddar**

**RECORDING START AND END TIME: 1:16-1:53**

  X   CASE CALLED        DEFT'S FIRST APPEARANCE

DEFT:   X   SWORN        ARRAIGNED   X   INFORMED OF RIGHTS

       WAIVER OF INDICTMENT FILED

       INFORMATION FILED

       DEFTs ENTER GUILTY PLEA TO COUNT(S) \_\_\_\_\_  
OF THE (SUPERSEDING) INDICTMENT/INFORMATION

  X   DEFT. WITHDRAWS NOT GUILTY PLEA AND ENTERS GUILTY PLEA TO  
COUNT   1   OF THE INDICTMENT

       COURT FINDS FACTUAL BASIS FOR THE PLEA

       SENTENCING SET FOR \_\_\_\_\_ AT \_\_\_\_\_ BEFORE J. \_\_\_\_\_

  X   SENTENCING TO BE SET BY   Judge Townes  

       BAIL:        SET        CONT'D FOR DEFT.        CONT'D IN CUSTODY

       CASE ADJOURNED TO \_\_\_\_\_ AT \_\_\_\_\_

       (SEALED) TRANSCRIPT ORDERED

**OTHER: Pursuant to Federal Rule 11 of Criminal Procedure, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted.**